

****ENDORSED ORDER**

United States District Court Northern District of New York
Division: U.S. Courthouse & Federal Bldg. 15 Henry Street Binghamton, New York

ed-george: (for the family-parenteau)
real party in interest,

Plaintiff

v.

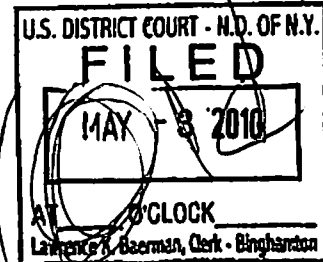
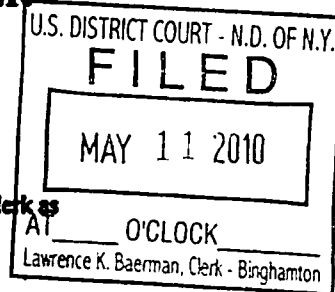
"KATHLEEN BURNS", "ANTHONY
KALIMERAS",
"JEFF COHEN", "DARRELL DAY",
"DAVID M. ACKERT", "TOWN OF,
LLOYD"
corporation-employee at
Defendant(s) et al., and corporation
"TOWN OF, LLOYD COURT", and
"EUGENE J. RIZZO", "AMY SHUMAN"
Defendant(s) et al., "DANIEL M.
MARTUSCELLO",
Defendant(s) et al., and
TOWN OF, LLOYD et al.,

Libellees-Defendant(s) et al.,

Original document stamped by the Court Clerk as
copy

Case No. 3:10-mc-00023-TJM

Self Executing Default Judgment Order
against all Defendants



Self Executing Default Judgment Order against all Defendants,

1. The record shows that this Court has failed to answer, rebut, the Objection and Notice of Non-Compliance filed into the Court on April 14, 2010 to the present day, and

2. Therefore by this Courts silence it has acquiesced (to accept, to agree to something especially after thoughtful consideration) with the Self Executing Default Judgment against all Defendants in favor of Plaintiff dated April 14, 2010 as follows, and

This alleged disguised "IT IS SO ORDERED" is recognized as a new contract offer and is hereby declined (meaning denial of something asked) to accept. This alleged disguised "IT IS SO ORDERED" recognized as a new contract offer has fatal defects and is void upon its face for fraud.

Self Executing Default Judgment Order against all Defendants

3. This Court has agreed to the Self Executing Confession that it is ORDERED that the DECISION and ORDER dated March 31, 2010 is revoked and a judgment is entered against all Defendants in favor of Plaintiff, and

4. Therefore by this Courts silence it has acquiesced by failing to respond within the ten (10) calendar days as outlined the Objection and Notice of Non-Compliance filed into the Court record on April 14, 2010, and therefore this Court has agreed to the Self Executing Judgment against all Defendants listed above in favor of Plaintiff, and

5. This Court has agreed to the Self Executing Judgment against all Defendants in the amount of One Billion, nine-hundred-sixty-one million silver dollars (\$1,961,000,000.00) One Ounce Silver coin 99.999% fine silver, or the equivalent of united states of America Dollars against each Libellees-Defendant(s) listed above, and

6. IT IS ORDER by this Court that Judgment is entered against all Defendants in the amount of One Billion, nine-hundred-sixty-one million silver dollars (\$1,961,000,000.00) One Ounce Silver coin 99.999% fine silver, or the equivalent of united states of America Dollars against each Libellees-Defendant(s) listed above, and

the matter is now closed! the matter is now closed! the matter is now closed!

Dated: April 30, 2010
Binghamton, New York

****Request is DENIED.**

Dated at Binghamton, NY

IT IS SO ORDERED

Thomas J. McAvoy
District Court Judge

ORDER BY THE COURT

Signed by acquiesce
Thomas J. McAvoy, Senior
United States District Court Judge

This alleged disguised "IT IS SO ORDERED" is recognized as a new contract offer and is hereby declined (meaning denial of something asked) to accept. This alleged disguised "IT IS SO ORDERED" recognized as a new contract offer has fatal defects and is void upon its face for fraud.

